

SDNY (Rev. 12/21)

AO 98 (Rev. 12/11) Appearance Bond

UNITED STATES DISTRICT COURT

for the

	tor the
Southern	District of New York
United States of America V. Vadim Wolfson Defendant)) Case No. 24 CR 91)
APPE	ARANCE BOND
Defend	lant's Agreement
	· · · · · · · · · · · · · · · · · · ·
Ty	pe of Bond
(X) (1) This is a personal recognizance bond.	
() (2) This is an unsecured bond of	() Cosigned by FRP.
(×) (3) This is a secured bond of \$1,000,000.00	, secured by:
(\times) (a) § 500,000.00 , in cash d	leposited with the court.
` , ` ,	each surety to forfeit the following cash or other property laims on it — such as a lien, mortgage, or loan — and attach proof of
If this bond is secured by real property, of	documents to protect the secured interest may be filed of record.
() (c) a bail bond with a solvent surety (atta	ach a copy of the bail bond, or describe it and identify the surety):
(×) (d) Cosigned by 2 FRP.	

Forfeiture or Release of the Bond

Forfeiture of the Bond. This appearance bond may be forfeited if the defendant does not comply with the above agreement. The court may immediately order the amount of the bond surrendered to the United States, including the security for the bond, if the defendant does not comply with the agreement. At the request of the United States, the court may order a judgment of forfeiture against the defendant and each surety for the entire amount of the bond, including interest and costs.

Release of the Bond. The court may order this appearance bond ended at any time. This bond will be satisfied and the security will be released when either: (1) the defendant is found not guilty on all charges, or (2) the defendant reports to serve a sentence.

Declarations

Ownership of the Property. I, the defendant – and each surety – declare under penalty of perjury that:

- (1) all owners of the property securing this appearance bond are included on the bond;
- (2) the property is not subject to claims, except as described above; and
- (3) I will not sell the property, allow further claims to be made against it, or do anything to reduce its value while this appearance bond is in effect.

Λ

Acceptance. I, the defendant – and each surety – have read this appearance bond and have either read all the conditions of release set by the court or had them explained to me. I agree to this Appearance Bond.

Date:	Defendant's Signature Vadim Wolfson		
Surety/property owner - printed name	Surety/property owner - signature and date	Deputy Clerk's Initials	Interpre Initia
Surety/property owner - printed name	Surety/property owner - signature and date	Deputy Clerk's Initials	Interpre Initia
Surety/property owner - printed name	Surety/property owner - signature and date	Deputy Clerk's Initials	Interpre Initia
	CLERK OF COURT		
Date:	Signature of Deputy Clerk	0	
Approved.			
Date:	AUSA's Signature Emily Dein		

UNITED STATES DISTRICT COURT

for the

Southern District of New York

	United States of America v.))		
Vadim Wolfson) Case No. 24 CR 91		
***************************************	Defendant)		
	ORDER SETTING CO	ONDITIONS OF RELEASE		
IT IS	S ORDERED that the defendant's release is subject to	these conditions:		
(1)	The defendant must not violate federal, state, or local	I law while on release.		
(2)	The defendant must cooperate in the collection of a DNA sample if it is authorized by 34 U.S.C. § 40702.			
(3)	The defendant must advise the court or the pretrial seany change of residence or telephone number.	ervices office or supervising officer in writing before making		
(4) The defendant must appear in court as required and, if convicted, must surrender as directed to serve				
	the court may impose.			
	The defendant must appear at:			
		Place		
	on			
		Date and Time		
	If blank, defendant will be notified of next appearance	ce.		
(5)	The defendant must sign an Appearance Bond, if ord	tered.		

ADDITIONAL CONDITIONS OF RELEASE

Pursuant to 18 U.S.C. § 3142(c)(1)(B), the court may impose the following least restrictive condition(s) only as necessary to reasonably assure the appearance of the person as required and the safety of any other person and the community.

	IT IS	FUR	THER ORDERED that the defendant's release is subject to	the conditions marked below:			
()	(6)	The	defendant is placed in the custody of:				
			on or organization				
		Add	ress (only if above is an organization)				
			and state	T	el. No.		
who ag	rees t	o (a)) supervise the defendant, (b) use every effort to assure the	ne defendant's appearance at a	ll court proceed	dings, and (c)	notify the court
			e defendant violates a condition of release or is no longer in t		•		
			Signed:			_	
				Custodian			Date
(\mathbf{V})	(7)	The	defendant must:	PROPERTY OF STREET			
((\mathbf{Q})	(a)	submit to supervision by and report for supervision to the	PRETRIAL SERVICES FOR	Regular;	Strict;	✓ As Directed
			telephone number , no later than		·		
((V)	(b)	continue or actively seek employment.				
((\square)	(c)	continue or start an education program.				
((\square)	(d)	surrender any passport to: PRETRIAL SERVICES				
((e)	not obtain a passport or other international travel document.				
(abide by the following restrictions on personal association,		EDNY/WDTX/	CDCA for bus	iness purposes.
`		()	•				
((g)	avoid all contact, directly or indirectly, with any person who	o is or may be a victim or witne	ss in the investi	gation or prose	ecution,
`	·	(0)	including:				
				H.H. LULLARITOTT T.			
(\Box	(h)	get medical or psychiatric treatment:				A A A A A A A A A A A A A A A A A A A
`	· — /	()					
((\Box)	(i)	return to custody each at o'clock	after being released at	o'clock	for employme	ent, schooling,
`			or the following purposes:				
((i)	maintain residence at a halfway house or community correct	tions center, as the pretrial serv	ices office or su	pervising office	cer considers
`	· 🗀 ′	()	necessary.	1			
((k)	not possess a firearm, destructive device, or other weapon.				
ì	H		not use alcohol () at all () excessively.				
ì	H.		not use or unlawfully possess a narcotic drug or other cont	rolled substances defined in 21	U.S.C. 8 802.	unless prescrib	ed by a licensed
,	′لـــا′	(111)	medical practitioner.		····· ,,		
,	([])	(n)	·	the pretrial services office or s	unervising offic	er. Testing n	nay be used with
'	(یک	(11)	random frequency and may include urine testing, the wea	ring of a sweat patch, a remot	te alcohol testir	ng system, and	d/or any form of
			prohibited substance screening or testing. The defendant mu	ust not obstruct, attempt to obstr	uct, or tamper v	vith the efficie	ney and accuracy
			of prohibited substance screening or testing.	•	•		•
((\Box)	(o)	participate in a program of inpatient or outpatient substant	ce abuse therapy and counselin	g if directed by	y the pretrial s	services office or
·			supervising officer.				
(([])	(p)	participate in one of the following location restriction progr	ams and comply with its require	ements as direct	ed.	
	. — ′	.,,	(() (i) Curfew. You are restricted to your residence even	ery day () from	to	, or	(🔲) as
			directed by the pretrial services office or superv	rising officer; or			
			() (ii) Home Detention. You are restricted to your r	esidence at all times except for	or employment;	; education; re	eligious services;
			medical, substance abuse, or mental health trea	tment; attorney visits; court ap	pearances; cour	rt-ordered obli	gations; or other
			activities approved in advance by the pretrial ser	rvices office or supervising office	cer; or		*,*
			() (iii) Home Incarceration. You are restricted to 24-h	our-a-day lock-down at your re	sidence except	tor medical ne	cessities and
			court appearances or other activities specifically	approved by the court; or			a Harriston
			() (iv) Stand Alone Monitoring. You have no resident	tial curiew, home detention, or	nome incarcerat	non restriction	s. However,
			you must comply with the location or travel rest Note: Stand Alone Monitoring should be used in	rections as imposed by the court	 oning system ((GPS) technolog	σv.
			Tible: Stand Aibbe Montoning Shound be used it	a vonjunencia mini giocai positi	~	~~ ~ , . , , , , , , , , , , , , , , , , , 	DJ 1

ADDITIONAL CONDITIONS OF RELEASE

(P) (q)	submit to the following location monitoring technology and comply with its requirements as directed: (
—	
(L) (r)	officer.
(D) (s)	report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops.
(V) (t)	

\$1,000,000 personal recognizance bond; Secured by \$500,000 cash/property as approved by Court; To be co-signed by two financially responsible persons (one of who may be his wife); Travel restricted to SDNY/EDNY/WDTX/CDCA for business purposes; Surrender travel documents and no new applications; Pretrial supervision as directed by pretrial services; Drug testing/treatment as directed by pretrial services; Curfew; GPS; Def. to continue or seek employment; Def. not to posses firearm/destructive device/other weapon; Surrender firearms to local law enforcement and provide verification to pretrial services; No contact with victims, witnesses, or co-defendants unless in the presence of counsel, except for the CFO of his company, Ekaterina Faterova; Notify pretrial services of any new bank accounts, lines of credit or loans; Remaining conditions to be met by: 3/25/2024.

Defense Counsel Name: David Rybicki

Defense Counsel Telephone Number:

Defense Counsel Email Address: David.Rybicki@klgates.com

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT: Vadim Wolfson

Case No. 24 CR 91

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

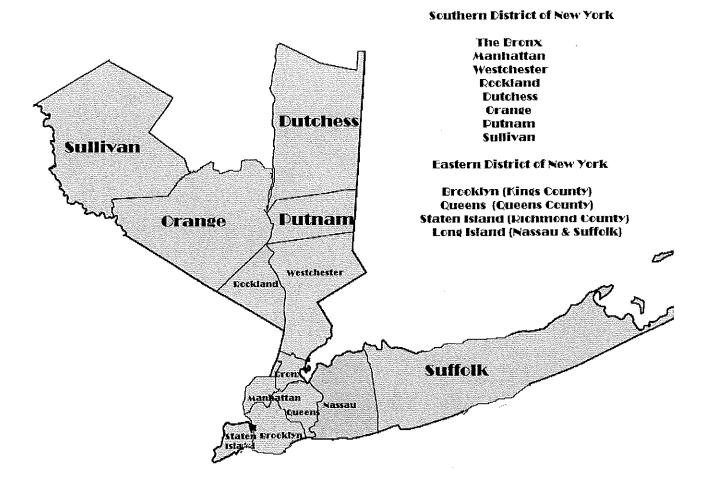
A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

A 1.

Date:	Alley
	Defendant's Signature Vadim Wolfson
DEFENDANT RELEASED	
	City and State
Directio	ons to the United States Marshal
	beep the defendant in custody until notified by the clerk or judge that the defendant r conditions for release. If still in custody, the defendant must be produced before
Date:	
	Audicial Officer's Signature
_	AUSA's Signature Emily Deininger/David Felton



	Proceeding via: □ Video Conference □ AT&T ☑ In Person
DOCKET No. 24cr91	DEFENDANT Vadim Wolfson
AUSA Emily Deininger INTERPRETER NEEDED	DEF.'S COUNSEL <u>David Rybicki</u> ✓ RETAINED ☐ FEDERAL DEFENDERS ☐ CJA ☐ PRESENTMENT ONLY ☐ DEFENDANT WAIVES PRETRIAL REPORT
☑ Rule 5 ☐ Rule 9 ☐ Rule 5(c)(3) ☐ Detention H ☐ Other:	TIME OF ARREST 6:00 a.m.
BA	ALL DISPOSITION
□ DETENTION ON CONSENT W/O PREJUDICE □ DETENTION HEARING SCHEDULED FOR: □ AGREED CONDITIONS OF RELEASE □ DEF. RELEASED ON OWN RECOGNIZANCE ☑ \$ 1,000,000 PRB ☑ 2 FRP (one FR) ☑ SECURED BY \$ 500,000 CASH/PROPERT ☑ TRAVEL RESTRICTED TO SDNY/EDNY/(for cour) □ TEMPORARY ADDITIONAL TRAVEL UPON CON ☑ SURRENDER TRAVEL DOCUMENTS (& NO NEW) ☑ PRETRIAL SUPERVISION: □ REGULAR □ ST ☑ DRUG TESTING/TREATMT AS DIRECTED BY PTS □ DEF. TO SUBMIT TO URINALYSIS; IF POSITIVE, A □ HOME INCARCERATION □ HOME DETENTIO □ LOCATION MONITORING TECHNOLOGY AS DIRI □ DEF. TO PAY ALL OF PART OF COST OF LOCATION ☑ DEF. TO CONTINUE OR SEEK EMPLOYMENT [O] ☑ DEF. NOT TO POSSESS FIREARM/DESTRUCTIVE □ DEF. TO BE DETAINED UNTIL ALL CONDITIONS ☑ DEF. TO BE RELEASED ON OWN SIGNATURE, PL	DETENTION: RISK OF FLIGHT/DANGER SEE SEP. ORDER P may be Defendant's wife) Y: as approved by government t purposes); WD Texas; CD California (for business purposes) ISENT OF AUSA & APPROVAL OF PRETRIAL SERVICES APPLICATIONS) TRICT AS DIRECTED BY PRETRIAL SERVICES MENTAL HEALTH EVAL/TREATMT AS DIRECTED BY PTS ADD CONDITION OF DRUG TESTING/TREATMENT ON CURFEW STAND ALONE MONITORING ECTED BY PTS GPS ON MONITORING, AS DETERMINED BY PRETRIAL SERVICES OR DEF. TO CONTINUE OR START EDUCATION PROGRAM DEVICE/OTHER WEAPON
ADDITIONAL CONDITIONS/ADDITIONAL PROCE	EEDINGS/COMMENTS:
Surrender firearms to local law enforcement and pro	ovide verification to Pretrial Services
No contact with victims, witnesses, or co-defendants Defendant's company (Ekaterina Faterova)	s unless in the presence of counsel, except for the CFO of
Notify Pretrial Services of any new bank accounts, l	lines of credit, or loans
☑ DEF. ARRAIGNED; PLEADS NOT GUILTY ☐ DEF. WAIVES INDICTMENT ☐ SPEEDY TRIAL TIME EXCLUDED UNDER 18 U.S.	☑ CONFERENCE BEFORE D.J. ON <u>3/19/24</u> C. § 3161(h)(7) UNTIL
For Rule 5(c)(3) Cases: ☐ IDENTITY HEARING WAIVED ☐ PRELIMINARY HEARING IN SDNY WAIVED	☐ DEFENDANT TO BE REMOVED ☐ CONTROL DATE FOR REMOVAL:
PRELIMINARY HEARING DATE:	☐ ON DEFENDANT'S CONSENT
DATE: 3/18/2024	UNITED STATES MAGISTRATE JUDGE, S.D.N.Y.

Duration:

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PINK - U.S. ATTORNEY'S OFFICE

YELLOW - U.S. MARSHAL

GREEN - PRETRIAL SERVICES AGENCY